



September 18, 2015

Ms. Cynthia Brown
6SF-TE
U.S. Environmental Protection Agency
1445 Ross Ave, Suite 1200
Dallas, TX 75202-2733

Severn Trent Services, Inc.
Texas Region
Pasadena Project
209 N. Main St.
Pasadena, TX 77506
Tel 713-477-5856
Fax 713-475-0501

RE: CERCLA 104(e) Supplemental Request for Information (dated 8/17/15)
U.S. Oil Recovery Superfund Site, Pasadena, TX
SSID No. A6X7

Dear Ms. Brown:

Per your request, in response to Mr. Banipal's letter referenced above which our registered agent received on 21st August 2015, to provide Severn Trent Environmental Services Inc.'s response to the questions raised in the letter.

This response is provided from the recollections of Greg Jalowy, Chief Operator of the Vince Bayou WWTP at time of closing, and Brooks Bailey, former Chief Operator of the plant. Mr. Jalowy and Mr. Bailey are employees of Severn Trent Environmental Services (STES).

STES has undertaken a reasonable and proportionate search for documentation, without success, concerning schematics that would show the hydraulic connections and valve locations within the plant site. With that said, and due to the poor quality of the TCEQ supplied schematics, STES personnel have drawn a simplified schematic (attached) for use in approximating the hydraulic connections and valve locations. As far as Mr. Jalowy and Mr. Bailey can recall, bearing in mind the length of time since the plant was decommissioned, they believe the attached site plans are reasonably accurate, however, in no way does STES attest to or certify the accuracy of the attached.

For ease of reference, I adopt the same numbering as in Mr. Banipal's letter.

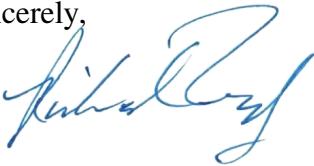
1. Please refer to the attached site plans for the approximate location of hydraulic connections between the various units on the plant property.
2. Please refer to the attached site plans for the approximate location of hydraulic connections between the various units on the plant property.
3. Please refer to the attached site plans for the approximate location of control valves between the various units on the plant property. Given the amount of time that has elapsed since plant

closing, STES personnel have no knowledge whether the valves are operable and/or whether site conditions were altered since its last operation of the plant in 2004.

4. The poor quality of the TCEQ schematics prevent STES personnel from confirming the accuracy of the documents. Please refer to the attached site plans for the approximate location of hydraulic connections and valves between the various units on the plant property.
5. Greg Jallowy is available to meet an EPA representative at the former plant site to assist in locating hydraulic connections and valves. Please contact him at 713-477-5856 to set up a time frame.

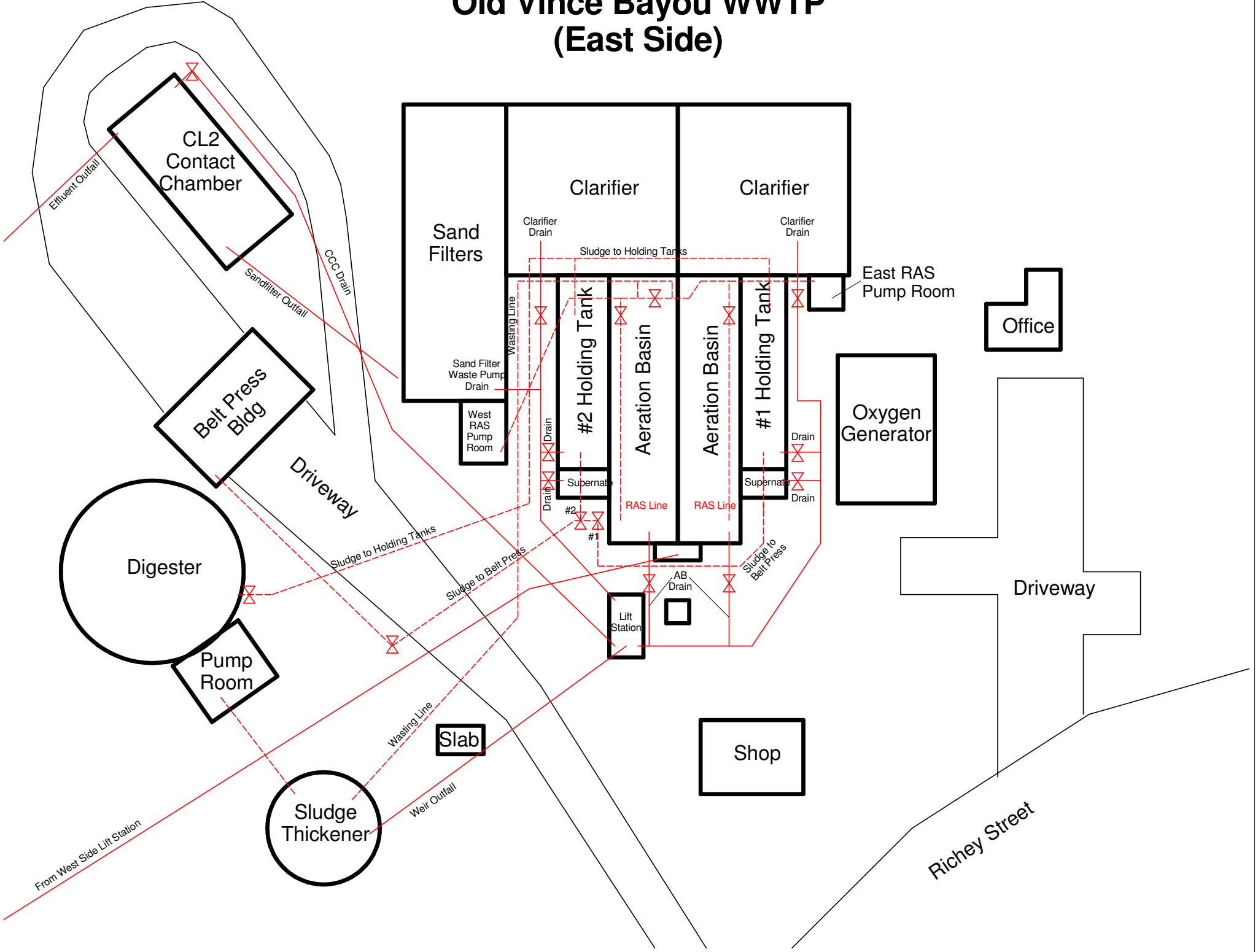
The information provided in this document is, to the best of STES personnel knowledge, and subject to the limitation as outlined in the introductory paragraphs of this letter, true and accurate.

Sincerely,



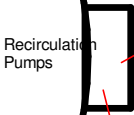
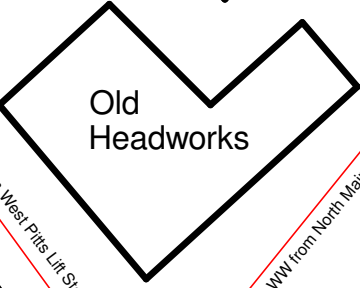
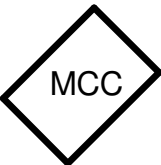
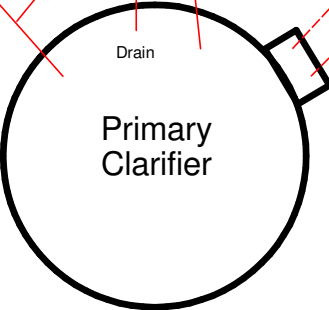
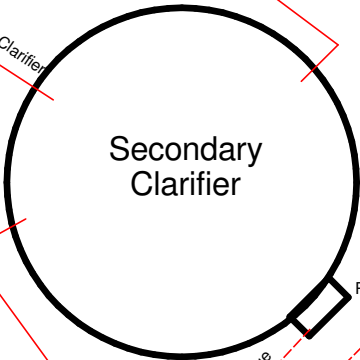
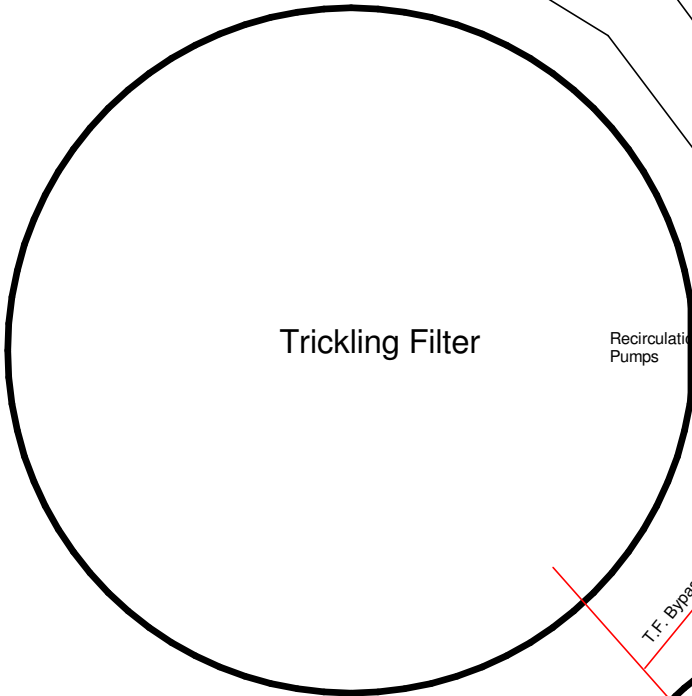
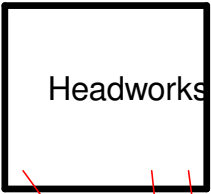
Richard Neely
SEVERN TRENT ENVIRONMENTAL SERVICES, INC.
Project Manager - Pasadena Project
209 N. Main St., Pasadena, TX, 77506
713-477-5856

Old Vince Bayou WWTP (East Side)



Old Vince Bayou WWTP (West Side)

Vince Bayou



Headworks Bypass

To Secondary Clarifier

To Secondary Clarifier

Primary Clarifier Influent

T.F. Bypass

Drain

Driveway

Raw WW from West Pits Lift Station

Raw WW from North Main Lift Station

Pumped to East Side Aeration Basins

Anaerobic Sludge to Thickener on East Side

Anaerobic Sludge

Pump

